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13	NORTHERN DISTRICT OF CALIFORNIA			
14	JAMES BROWN,	CASE NO. C07-02743 PJH		
15	Plaintiff,	THE PARTIES' JOINT STIPULATED		
16	v.	ADMINISTRATIVE MOTION TO CONTINUE THE DISPOSITIVE		
17	STATE FARM MUTUAL AUTOMOBILE	MOTION DEADLINE		
18	INSURANCE COMPANY; and DOES 1 through 25, inclusive,			
19 20	Defendants.			
21	•			
22	The parties to the above-entitled action he	reby respectfully submit their Joint Stipulated		
23	Administrative Motion to Continue the Deadline to Hear Dispositive Motions pursuant to Judge			
24	Hamilton's Pretrial Instructions and Civil L.R. 7-11.			
25	1. The parties have been working diligently toward moving this case forward in an			
26	efficient, expeditious manner and have exchanged written discovery and responses;			
27	2. In March 2008, the parties executed a "Stipulation For Confidentiality Of Settlemen			
28	Discussions;"			
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1	3, The	parties also agreed to po	ostpone taking certain depositions while they considered
2	the potential for seulement;		
3	4. The	The current deadline to hear dispositive motions is May 28, 2008;	
4	5. Stat	State Farm is prepared to file a motion for summary judgment on Wednesday, April	
5	23, 2008, under the Court's current dispositive motion deadline. Plaintiff has specifically identified		
6	four individuals he would like to depose before State Farm files its motion for summary judgment,		
7	and has indicated that there may be additional individuals.		
8	6. Therefore, the parties hereby jointly request that the Court extend the deadline to		
9	hear dispostive motions 60 days from May 28, 2008, to July 30, 2008.		
10	,		
11	Dated: Mpril 2		LAW OFFICES OF JOHN T. BELL
12			
13			By J. Sold
14			JOHN T. BELL Attorneys for Plaintiff
15			JAMES BROWN
16	Dated: 4/1/	2008	HAYES DAVIS BONINO ELLINGSON
17			McLAY & SCOTT, LLP
18			
19			STEPHEN M. HAYES
20			STEPHEN P. ELLINGSON JAMIE A. RADACK
21			Attorneys for Defendant STATE FARM MUTUAL AUTOMOBILE INSURANCE COMPANY
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